	Cas	e 3:16-cr-00513-M IN	Document 20 F THE UNITED STATE	iled 01/31/17 Pa ES DISTRICT COUR	ge 1 of 1 PageIC T	34	
			R THE NORTHERN I		Contraction of the property of	particular programmes and the second	
		10	DALLAS D		NORTHERN DIST		
			DALLASD	1 1 151011		Win .	
LINIT	DD CTA	TECOE AMEDICA	`		പ്പ്. എ്. കർ. ത് ഉദ്യക്ഷത്യ രാണ് വേധ വര്യ വര്യ വര്യ	The state of the s	
UNIII	EDSIA	TES OF AMERICA)				
T. 7.C.)		JAN 3 CASE NO.: 3:16-CI	2017	
VS.)		CASE NO.: 3:16-CI	R-513-M (01)	
)		Estate and complete control and control an	MARKS THE STATE OF	
DURV	VIN DW	VAYNE POPE,)		CLEEK, U.S. D	190000	
		Defendant.			Dy	and the second of the second o	
		j	REPORT AND REC	OMMENDATION	Company of the second s	115) www.accessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessaccessacce	
			CONCERNING PL				
1997),		VIN DWAYNE POPI eared before me pursu					
Indict mention charge therefore Count	ment. A oned in I ed is suppore recondant 1 of the	After cautioning and exact the partial of the second of th	mining DURWIN DW that the guilty plea w lent basis in fact contaguilty be accepted, and elon in Possession of a	VAYNE POPE under as knowledgeable and aining each of the essel that DURWIN DWA Firearm, a violation	oath concerning each of voluntary and that the ential elements of sure adjuster of 18 U.S.C. § 922(g)	of the subjects the offense(s) ach offense. I dged guilty of	
		efendant is currently			•	~ 1 1 1	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
		The Government doe	os not onnoso rologo				
		The state of the s					
		other person or the co	nvincing evidence that ommunity if released a	the defendant is not lined should therefore b	kely to flee or pose a e released under § 31	danger to any 42(b) or (c).	
		The Government onr	noces release				
		The Government opposes release.					
	 ☐ The defendant has not been compliant with the conditions of release. ☐ If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government. 						
	is a sub recommend shown convin	fendant must be ordered stantial likelihood that mended that no senten under § 3145(c) why cing evidence that the unity if released.	t a motion for acquitta ce of imprisonment be the defendant should	I or new trial will be a e imposed, or (c) exc I not be detained, and	granted, or (b) the Go eptional circumstance I (2) the Court finds	es are clearly by clear and	

DAVID L. HORAN UNITED STATES MAGISTRATE JUDGE

NOTICE

January 31, 2017.

Date:

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).